Schwartz & Livoti, LLP

ATTORNEYS AT LAW 1050 FRANKLIN AVENUE GARDEN CITY, NEW YORK (1530

FRANK J. email address: ISDS SDNY flivoti@schwartzlivotillp.com DOCUMENT April 29, 2008 DATE FILED:

Via Facsimile: 212-805-6326

Hon. Colleen McMahon United States District Court Southern District of New York 500 Pearl Street New York, NY 10007

> United States v. Shah, etal. Re:

07-CR-357(CM)

Dear Judge McMahon:

Pursuant to my client, Dinesh Shah's bail conditions, his travel is restricted to the Southern and Eastern Districts of New York. On behalf of Mr. Shah we request the court's permission for Mr. Shah to travel to E. Brunswick and Edison, New Jersey to pick up his vehicle which has been released by the Marshal. Details are as follows:

Thursday, May 1, 2008 through Sunday, May 4, 2008

Notice of this request is being sent to AUSA William J. Stellmach.

Accordingly, we request that the court endorse this letter authorizing Mr. Shah's travel to New Jersey as set forth above.

FJL:jw

AUSA William J. Stellmach CC: Via Facsimile: 212-637-2429

MEMO ENDORSED Very truly yours,

Defendant Can leave his/4,
Defendant Can leave his/4,
Defendant Can leave his/4,
home for the several hours
home for the several hours
it will take to retrieve
his vehicle.
his vehicle.